## UNITED STATES DISTRICT COURT DISTRICT OF OREGON

## **CIVIL MINUTES**

CASE NO: 01-6124-TC DATE: April 26, 2001

**CASE TITLE: Kandra v. USA** 

PRESIDING JUDGE: ANN AIKEN

**DEPUTY CLERK: Leslie Malley** 

**COURT REPORTER:** 

Record of order granting the following motions to intervene:

- 1. Klamath County's motion to intervene (#26);
- 2. Defendants Waterwatch of Oregon, et al, motion (#27) to intervene:
- 3. Yurok Tribe's motion (#37) to intervene;
- 4. Klamath Tribe's motion (#48) to intervene;

## PLAINTIFF'S COUNSEL

## **DEFENDANT'S COUNSEL**

James Sutherland Chambers cc: Reginald Davis Lea Ann Easton Peter M. K. Frost Stephen A. Hutchinson Todd True/Jan Hasselman Laura Schroeder Carl V. Ullman **Curtis Berkey** John A. Mendez Stuart Somach Walter Echo-Hawk Frank DeMarco Robert G. Hunter Richard Whitlock Thomas Buckwalter Stephen MacFarlane

David Harder Lyn Jacobs

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- 5. City of Klamath Falls' motion (#55) to intervene;
- 6. Modoc County's motion (#66) to intervene;
- 7. Lon Bailey's motion (#81) to intervene

Oral argument for the hearing on plaintiffs' motion for preliminary injunction shall proceed as follows: Plaintiffs shall be allowed up to but not more than one hour to present their argument. Intervenor plaintiffs will be allowed up to but not more than one-half hour to present supplemental argument. Federal defendants shall be allowed up to but not more than one hour to respond to plaintiffs' argument. Intervenor defendants shall be allowed up to but not more than one-half hour to present a supplemental response argument. Plaintiffs shall be allowed up to but not more than one-half hour to reply to defendants' responses. The court will entertain other divisions of time allotments at the commencement of the hearing, should the parties seek additional time. Intervenor parties are directed to confine their arguments not previously addressed by the respective parties.

The Office of the United States Marshal, the General Services Administration, and the court have worked diligently to anticipate and accommodate the needs of the public who wish to attend the hearing. The court expects that all parties and those they represent will proceed in a respectful manner. Should any concerns arise regarding the hearing, the parties are directed to contact Leslie Malley.